

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION

ENVIRONMENT TEXAS
CITIZEN LOBBY, INC., et al.,

Plaintiffs,

V.

EXXONMOBIL CORPORATION,
et al.,

Defendants.

CIVIL ACTION NO. 4:10-cv-4969

JUDGE DAVID HITTNER

**APPENDIX TO PLAINTIFFS' APPLICATION FOR ATTORNEYS' FEES,
EXPERT WITNESS FEES, AND COSTS**

Plaintiffs submit this Appendix in support of their application for attorneys' fees, expert witness fees, and costs. This appendix consists of the following exhibits:

1. Compilation of Attorney Hours (Billed & Not Billed), Hourly Rates, and Fees Sought
2. Itemization of Expert Witness Fees & Costs, with Supporting Invoices
3. Bill of Costs
4. Itemization of Taxable Costs, with Supporting Invoices
5. Declaration of David A. Nicholas
6. David A. Nicholas c.v.

7. David A. Nicholas timesheets (chronological)
8. David A. Nicholas timesheets (sorted by category of work)
9. Statement of Troy Ford to National Law Journal
- 10.Excerpt from Civins Deposition Transcript
- 11.Excerpt from memorandum of law in *Smith v. Steadfast Mgmt.*
- 12.Excerpt from memorandum of law in *Mulanax v. Steadfast Mgmt.*
- 13.Excerpt from memorandum of law in *Garcia v. Camden Stonebridge*
- 14.Declaration of Joshua R. Kratka
- 15.Joshua R. Kratka c.v.
- 16.Joshua R. Kratka timesheets (chronological)
- 17.Joshua R. Kratka timesheets (sorted by category of work)
- 18.Declaration of Philip H. Hilder
- 19.Philip H. Hilder c.v.
- 20.William B. Graham c.v.
- 21.Hilder & Associates timesheets (chronological)
- 22.Hilder & Associates timesheets (sorted by category of work)
- 23.Declaration of Charles C. Caldart
- 24.Charles C. Caldart c.v.
- 25.Charles C. Caldart timesheets (chronological)
- 26.Charles C. Caldart timesheets (sorted by category of work)

27. Declaration of Heather Govern

28. Heather Govern c.v.

29. Heather Govern timesheets (chronological)

30. Heather Govern timesheets (sorted by category of work)

31. Declaration of Kevin Budris

32. Kevin Budris c.v.

33. Kevin Budris timesheets (chronological)

34. Kevin Budris timesheets (sorted by category of work)

35. Declaration of Craig Smyser

36. Craig Smyser c.v.

37. Declaration of Eric Schaeffer

Dated: October 5, 2017

Respectfully submitted,

/s/ Philip J. Hilder

Philip J. Hilder
State Bar No. 09620050
Southern District of Texas Bar No. 2474
Hilder & Associates, P.C.
819 Lovett Blvd.
Houston, Texas 77006-3905
(713) 655-9111 (phone)
(713) 655-9112 (fax)
ATTORNEY-IN-CHARGE
FOR PLAINTIFFS

Counsel for Plaintiffs

/s/ David A. Nicholas

S.D. Tex. Bar No. 896677
20 Whitney Road
Newton, Massachusetts 02460
(617) 964-1548 (phone)
(617) 663-6233 (fax)

/s/ Joshua R. Kratka

Joshua R. Kratka
S.D. Tex. Bar No. 962922
National Environmental Law Center
294 Washington Street, Suite 500
Boston, Massachusetts 02108
(617) 747-4333 (phone)
(617) 292-8057 (fax)